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United States Patent Application

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that

I verily believe I am the original, first and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: SYSTEM AND METHOD FOR SELECTING CONTENT FOR DISPLAYING OVER THE INTERNET BASED UPON SOME USER INPUT

METHOD FOR SELECT	IIII CONTENT FOR DISPLATING	OVER THE INTERNET BA	SED OF ON SOME OSER IN OT
	mber 4, 2001 as application serial no. 09 ed and claimed in international no.	9/946,061 and was amended iled and as amended on	on (if applicable) (in the case of a PCT- (if any), which I have reviewed and for
I hereby state that I have any amendment referred		f the above-identified specifi	cation, including the claims, as amended by
I acknowledge the duty to Federal Regulations, § 1.		to the patentability of this ap	oplication in accordance with Title 37, Code of
certificate listed below ar			foreign application(s) for patent or inventor's ventor's certificate having a filing date before
a. \(\) no such application b. \(\) such applications l	ns have been filed. nave been filed as follows:		
	FOREIGN APPLICATION(S), IF ANY,	CLAIMING PRIORITY UNDER	35 USC § 119
COUNTRY	APPLICATION NUMBER	DATE OF FILING	DATE OF ISSUE
		(day, month, year)	(day, month, year)
	ALL FOREIGN APPLICATION(S), IF ANY, I	FILED BEFORE THE PRIORITY	Y APPLICATION(S)
COUNTRY	APPLICATION NUMBER	DATE OF FILING	DATE OF ISSUE
		(day, month, year)	(day, month, year)

I hereby claim the benefit under Title 35, United States Code, § 120/365 of any United States and PCT international application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

U.S. APPLICATION NUMBER	DATE OF FILING (day, month, year)	STATUS (patented, pending, abandoned)

I hereby claim the benefit under Title 35, United States Code § 119(e) of any United States provisional application(s) listed below:

U.S. PROVISIONAL APPLICATION NUMBER	DATE OF FILING (Day, Month, Year)
60/229,779	September 1, 2000

I hereby appoint the following anomey(s) and/or patent agent(s) to prosecute this application and to the statement in the Patent and leman's Office connected herewith: I appoint the following:

harles Berman, Rep. 29,249
ouis J. Bovasso, Reg. 24,075
fare E. Brown, Reg. 28,590
hristopher Darrow, Reg. 30,166
fichael B. Farber, Reg. 32,612
con R. Hansen, Reg. 38,486
fichael D. Harris, Reg. 26,690
louglas N. Laren, Reg. 29,401
ipyros J. Lazaris, Reg. 45,981
iung Oh, Reg. P45,583
David J. Oldenkamp, Reg. 29,421
Villiam Poms, Reg. 18,782
Alan C. Rose, Reg. 17,047
Tharles Rosenberg, Reg. 31,464

Guy, P. Smith, Reg. 20,142
Ronald S. Tamura, Reg. 43,179
Gregory B. Wood, Reg. 28,133
Daniel Chapik, Reg. 43,424
Harold D. Jastram, Reg. 19,777
Alan D. Kamrath, Reg. 28,227
Chad Klingbeil, Reg. 33,002
Craig J. Lervick, Reg. 35,244
Cyrus Morton, Reg. 44,954
Bruce Canter, Reg. 34,792
Louis C. Cullman, Reg. 39,645
Monique Heyninck, Reg. 34,763
James W. Inskeep, Reg. 33,910

Kurt A. MacLean, Reg. 31,118
Ben H. Bedi, Reg. 39,904
Everitt George Beets, Reg. 40,503
Michael K. Bosworth, Reg. 28,186
Justin F. Boyce, Reg. 40,920
Chris W. Chou, Reg. 41,672
Anthony B. Dispenbrock III, Reg. 39,960
Robert O. Guillot, Reg. 28,852
Claude A.S. Hanrick, Roy. 22,586
Eather La, Reg. 43,734
Leah Shorty, Reg. 43,918
Marc Bobys, Reg. 45,267

acreby authorize them to act and rely on instructions from and communicate directly with the person/assignee/attorney/fam/ organization ho/which first sends/sent this case to them and by whom/which I hereby declars that I have consented after full disclosure to be presented unless/until I instruct Oppenheimer Wolff & Donnelly LLP to the coursey.

lease direct all correspondence in this case to Oppenheimer Wolff & Donnelly LLP at the address indicated below:

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OPPENHEIMER WOLFF & DONNELLY LLP 2029 CENTURY PARK EAST 38TH FLOOR LOS ANGELES, CA 90067-3024

heraby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are selieved to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are unishable by fine or imprisonment, or both, under Section 1001 of Trile 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

,	Full Name Of Inventor	Family Name Licon	First Given Name Roberto	Second Given Name
	Reidence	City	State or Fereign Country Texas	Country of Citizenship U.S.A.
•	& Claiseospib	El Paso	Cly	Smo & Zip Code/Country
1	Post Office Address	Post Office Address 236 Nimbus	El Pato	Texts 79912
Dogz	ituro of Inventor 2 ld Wenskay on be salag inventor, Ro	heif of Lizan:	1 Weeles	3-26-02
2	Full Name Of Inventor:	Family Namo Bensley	FIRE GIVEN Name	Second Given Name
0	Residence	CRY	State or Foreign Country California	Country of Citizenship USA
2	& Citizenship	Scotts Valley Post Office Address	City Scott Valley	State & Zip Code Country California 95067
	Address	P.O. Box 67027		ice:
Sign	ature of Inventor	2022		

Charles Berman, Reg. 29,249
Louis J. Bovasso, Reg. 24,075
Marc E. Brown, Reg. 28,590
Christopher Darrow, Reg. 30,166
Michael B. Farber, Reg. 32,612
Scott R. Hansen, Reg. 38,486
Michael D. Harris, Reg. 26,690
Douglas N. Larson, Reg. 29,401
Spyros J. Lazaris, Reg. 45,981
Sung Oh, Reg. P45,583
David J. Oldenkamp, Reg. 29,421
William Poms, Reg. 18,782
Alan C. Rose, Reg. 17,047
Charles Rosenberg, Reg. 31,464

Guy P. Smith, Reg. 20,142
Ronald S. Tamura, Reg. 43,179
Gregory B. Wood, Reg. 28,133
Daniel Chapik, Reg. 43,424
Harold D. Jastram, Reg. 19,777
Alan D. Kamrath, Reg. 28,227
Chad Klingbeil, Reg. 33,002
Craig J. Lervick, Reg. 35,244
Cyrus Morton, Reg. 44,954
Bruce Canter, Reg. 34,792
Louis C. Cullman, Reg. 39,645
Monique Heyninck, Reg. 744,763
James W. Inskeep, Reg. 33,910

Kurt A. MacLean, Reg. 31,118
Ben H. Bedi, Reg. 39,904
Everitt George Beers, Reg. 40,508
Michael K. Bosworth, Reg. 28,186
Justin F. Boyce, Reg. 40,920
Chris W. Chou, Reg. 41,672
Anthony B. Diepenbrock III, Reg. 39,960
Robert O. Guillot, Reg. 28,852
Claude A.S. Hamrick, Reg. 22,586
Esther La, Reg. 43,734
Leah Sherry, Reg. 43,918
Marc Bobys, Reg. 45,267

I hereby authorize them to act and rely on instructions from and communicate directly with the person/assignee/anomey/firm/ organization who/which first sends/sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct Oppenheimer Wolff & Donnelly LLP to the contrary.

Please direct all correspondence in this case to Oppenheimer Wolff & Donnelly LLP at the address indicated below:

OPPENHEIMER WOLFF & DONNELLY LLP 2029 CENTURY PARK EAST 38TH FLOOR LOS ANGELES. CA 90067-3024

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2	Fall Name Of Inventor	Family Name Licon	First Given Name Roberto	Second Given Name
0 !	Residence & Cirizenship	Ciry El Paso	State or Foreign Country Texas	Country of Clazenship U.S.A.
1	Post Office Address	Post Office Address 236 Nimbus	City El Passo	State & Zip Code/Country Texas 79912
Sigo	sture of Inventor 2	01:	Da	æ
		·		
2	Full Name Of Inventor	Family Name Bensky	First Given Name Andrew	Second Given Name
0	Residence & Civizeaship	City Scoms Valley	State or Foreign Country California	Country of Citizenship USA
2	Post Office Address	Post Office Address P.O. Box 67027	City Scotts Valley	State & Zip Code/Country California 95067
Sign	iture of Inventor	hur Bers	Da	2/25/02

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	Full Nante	Family Name	First Given Name Enk	Second Given Name
I	Oflaveator	Swap	in the second	į
				Country of Chizenship
0	Residence	City	State or Foreign Country California	LISA CITE CONTRACTOR
	& Citizenship	Palo Alto		
3	Post Office	Post Office Address	City	State & Zip Code/Country
	Address	3939 Louis Road	Palo Alto	California 94303
<u> </u>	sature of Inventor	102.	0	ate:
24 Br	rates a st statement a		j	@3- @Q - Z@@2
				03-59-2592
		Family Name	First Gives Name	
_	Full Name	lustrur 1 trauma leanne	Paul	Second Given Name
Ş	Oftheentor	in State	t-zmr	
o	Residence	Ger	State or Fercign Country	Country of Citizenship
	& Citizenship	Pleasaton	California	New Zepland
4	Post Office	Post Office Address	ga	State & Zip Code/Country
ļ	Address	6350 Stoneridge Mail R4_#G107	Picesanton	California 94588
				ale:
Sign	iztire of Énventor I		-	
<u>'</u>				
'				
	Full Name	Family Name	First Gives Name	Second Given Name
2	Of Inventor	Pappireddi	Naga	
	1		1	
1	Residence	City	Scare or Foreign Country	Country of Citizenship
•	& Citizenship	San Jose	California	India
· · · · ·		Post Office Address	Gr	State & Zip Code/Country
,	Post Office	1453 Ilikai Avenue	San Jose	California 95118
	Address			
Sign	sture of Inventor 2	05:	D	216
				•
	Full Name	Family Name	First Gives Name	Second Given Name
2	1	Fox	Michael	D.
-	Oflavenue		l	
		City	State or Foreign Country	Country of Citizenship
)	Residence	San Jose	California	USA
	& Citizenship	•		
5	Post Office	Post Office Address	City	State & Zip Code/Country California 95124
<u>:</u>	Address	1843 Laurinda Drive	Şan Jose	Carroma 95 (24
len	ature of Inventor 2	06:	a	ate:
			1 5	
·			· · · · · · · · · · · · · · · · · · ·	

Full Name Of Inventor	Family Name Swon	First Given Name Erik	Second Given Name
Residence & Citizenship	City San Francisco	State or Ferriga Consury California	Country of Citizenship USA
3 Post Office	Post Office Address 601 4º Street	City San Francisco	State & Zip Code/Country California 94107
Signature of Invento	r 203:	Date	
		First Given Nature	Second Given Name
Fall Name Of Inventor	Family Name Ingram	Soni Lust Class Lating	
0 Residence		State or Foreign Country California	Country of Citizenship New Zealand
Post Office	Post Office address 6350 Superioge Mail Rd_ &G107	City Pleasanton	State & Zip Code/Country California 94588
Signature of Lovento	· 204: Youl hong		2/25/2002
Fuil Name Of Inventor	Family Name Pappireddi	First Given Name Naga	Second Given Name
0 Residence	City San Jose	State or Foreign Country Collionia	Country of Citizenship India
5 Post Office	Post Office Address 1453 Bilai Avenue	City San Jose	State & Zip Code/Country California 95118
Signature of Invento	r 205:	. Date	
Full Name	Family Name Fox	First Given Name Michael	Second Gives Name D.
Ottovenme			
Ot the same		State or Foreiga Country California	Country of Citizenship USA
0 Residence	San Jose		

2	Full Name Of Investor	Family Mante Swan	First Given Name Brik	Second Given Name
)	Residence & Citizenship	City San Francisco	State or Foreign Country California	Country of Citizenship USA
	Post Office Address	Fost Office Address 601 4th Street	City San Francisco '	State & Zip Code/Country California 94107
ig	nature of Inventor	703:		Date
•	Full Name Of Inventor	Family Name Ingram	First Given Name Paul	Second Given Namo
	Residence & Citizenship	City Pleasanton	State of Foreign Country California	Country of Citizenship New Zeeland
	Post Office	Fost Office Address 6350 Stoneridge Mail Rd., #G107	City Pleasanton .	Smte & Zip Code/Country California 94588
go	zture of Inventor 2			Date
ign	ziurz of İnventor 1			
ign		Family Name Pappireddi	First Given Name Naga	Second Given Name
ige	Eure of Inventor 2	Family Name		Second Given Name Country of Cidzonship india
igo	Full Name Of Inventor Residence	Family Name Pappireddi City San Jose Post Office Address 1453 Ilikai Avenue	Naga Smal or Foreign Country California City San Jose	Second Given Name Country of Citizenship India State & Zip Codd Country California 95118
	Full Name Of Inventor 2 Residence & Cluzenship Post Office	Family Name Pappireddi City San Jose Post Office Address 1453 Ilitai Avenue	Naga Smal or Foreign Country California City San Jose	Second Given Name Country of Citizenship India State & Zip Code/Country
	Full Name Of Inventor Residence & Citizenship Post Office Address	Family Name Pappireddi City San Jose Post Office Address 1453 Ilikai Avenue	Naga Sma or Foreign Country California City San Jose	Second Given Name Country of Citizenship India State & Zip Code/Country California 95118 Date: 12-27-2001
	Full Name Of Inventor Residence & Citizenship Post Office Address	Family Name Pappireddi City San Jose Post Office Address 1453 Ilikai Avenue	Naga Smal or Foreign Country California City San Jose	Second Given Name Country of Citizenship india State & Zip Code/Country California 95118
	Full Name Of Inventor 2 Residence & Citizenship Post Office Address ature of Inventor 2	Family Name Pappireddi City San Jose Post Office Address 1453 Ilikai Avenue OSt Family Name	Sease or Foreign Country California City San Jose	Second Given Name Country of Citizenship India State & Zip Code/Country California 95118 Date: 12-27-2001 Second Given Name

2	Full Name Of Inventor	Family Name Swan	First Given Name Erik	Second Given Name
)	Residence & Citizenship	City San Francisco	State or Foreign Country California	Country of Chizenship USA
3	Post Office Address	Fost Office Address 601 4th Street	City San Francisco	State & Zip Code/Country California 94 107
iiga	nare of lovestor 2	03:		Date
}	Fuil Name Of Inventor	Family Name Ingram	First Given Name Paul	Second Given Name
)	Residence	City Pleasanton	State or Foreign Country, California	Country of Citizenship New Zealand
1	Post Office Address	Post Office Address 6350 Stoneridge Mall Rd., #G107	City Pleasunton	State & Zip Code/Country California 94588
Sign	sture of inventor 2	04:		Date:
2	Full Name Of Inventor	Family Name Pappireddi	First Given Name Naga	Second Given Name
)	Residence & Citizenship	City San Jose	State or Foreign Country California	Country of Citizenship India
	Post Office Address	Post Office Address (453 Illicai Avenue	Giv San Jose	State & Zip Code/Country California 95118
įšo	ture of laventor 2	0 5 :		Date:
,				
	Full Name Of Inventor	Pamily Name Fox	First Given Name Michael	Second Given Name D.
	Residence & Citizenship	City San Jose	State or Fereign Country California	Country of Citizenship USA
	Post Office Address	Post Office Address 1843 Laurinda Driva	City San Jose	State & Zip Code/Country Colifornia 95124
	ture of Inventor 20	6: Michael D. Fox		Date: /2-28-01

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- 56 Duty to disclose information material ? atentability. : served, and the most effective ed with a public interest. The public interest is A patent by its very nature is i. ent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all remation material to patentability. Each individual associated with the filing and prosecution of a patent application has a dury of candor I good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be terial to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the in is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a im that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any im remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information Iwn to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner scribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fixed on the Office s practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages licants to carefully examine:
 - prior art cited in search reports of a foreign patent office in a counterpart application, and (1)
- the closest information over which individuals associated with the filing or prosecution of a patent application ieve any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- Under this section, information is material to patentability when it is not cumulative to information already of record or ng made of record in the application, and
 - It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; (1)
 - It refutes, or is inconsistent with, a position the applicant takes in: (2)
 - Opposing an argument of unpatentability relied on by the Office, or
- Asserting an argument of patentability. (ii) rima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the ponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the cification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of entability.
 - Individuals associated with the filing or prosecution of a patent application within the meaning of this section are: (c)
 - Each inventor named in the application: (1)
 - Each attomey or agent who prepares or prosecutes the application; and (2)
- Every other person who is substantively involved in the preparation or prosecution of the application and who is ociated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the imey, agent, or inventor.